

ATTACHMENT 4(A) APPLICANT LARGE FAMILY ELIGIBILITY CERTIFICATION

Regulation Section 10325(a)(1)(A) through (I)

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	<u>REQUIREMENTS</u>	<u>VERIFICATION</u>
		Provide a narrative explanation as to how each requirement is being met
		and reference where the proof is located in the application. Be as detailed
		as possible and attach a separate sheet if additional space is needed.
۸.	At least twenty five years (000) of the Levy because Heite	as possible and attach a separate sheet if additional space is needed.
A)	At least twenty-five percent (25%) of the Low-Income Units	
	in the project shall be three-bedroom or larger units, and for	
	projects that receive land use entitlements on or after	
	January 1, 2016 at least an additional twenty-five percent	
	(25%) of the Low-Income Units in the project shall be two-	
	bedroom or larger units, except that for projects qualifying	
	for and applying under the At-risk set-aside, the Executive	
	Director may grant a waiver from this requirement if the	
	applicant shows that it would be cost prohibitive to comply.	
B)	One-bedroom Low-Income Units must include at least 450	
,	square feet and two-bedroom Low-Income Units must	
	include at least 700 square feet of living space. Three-	
	bedroom Low-Income Units shall include at least 900	
	square feet of living space and four-bedroom Low-Income	
	Units shall include at least 1,100 square feet of living space,	
	unless these restrictions conflict with the requirements of	
	another governmental agency to which the project is subject	
	to approval. These limits may be waived for rehabilitation	
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	projects, at the discretion of the Executive Director prior to	
	the application submission. Bedrooms shall be large enough	
	to accommodate two persons each and living areas shall be	
	adequately sized to accommodate families based on two	
	persons per bedroom.	
C)	Four-bedroom and larger Low-Income Units shall have a	
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	minimum of two full bathrooms.	
D)	The project shall provide play/recreational facilities suitable	
	and available to all tenants, including children of all ages,	
	except for small developments of 20 units or fewer.	
	Play/recreational area for children ages 2-12 years shall be	
	outdoors, and the minimum square footage is 600 square	
	feet and must include an accessible entrance point. For	
	projects with more than 100 total units this square footage	
	shall be increased by 5 square feet for each additional unit.	
	Outdoor play/recreational space must be equipped with	
	reasonable play equipment for the size of the project, and	
	the surface must be natural or synthetic protective material.	
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	The outdoor play area of an onsite day care center may	
	qualify as a play area for children 2-12 years for purposes of	
	this section if it is available to children when the day care	
	center is not open. The application must demonstrate the	
	availability of play or recreational facilities suitable for	
	children ages 13-17. Square footage of a community	
	building cannot be included for the play/recreational area for	
	children ages 13-17 unless that square footage is	
	accessible to minors at all times between 6 a.m. and 10	
	p.m. except when the area is reserved for service amenities	
	or special events. Rehabilitation projects with existing	
	outdoor play/recreational facilities may request a waiver of	
	the minimum square footage requirement if outdoor	
	play/recreational facilities of a reasonable size and type	
	currently exist onsite. An existing project without outdoor	
	play/recreational facilities may request a waiver from this	
	requirement if the site is classified as a non-conforming use	
	under its respective current zoning designation and the	
	addition of the new facilities would trigger an entitlement	
	process. The written waiver must be approved prior to the	
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	application submission. The Executive Director, in her/his	
	sole discretion may waive this requirement upon	
	demonstration of nearby, readily accessible, recreational	

	REQUIREMENTS	VERIFICATION
	<u></u>	Provide a narrative explanation as to how each requirement is being met
		and reference where the proof is located in the application. Be as detailed
_\	The project chall provide an appropriately sized common	as possible and attach a separate sheet if additional space is needed.
	The project shall provide an appropriately sized common area(s). For purposes of this part, common areas shall	
	include all interior common areas, such as the rental office	
	and meeting rooms, but shall not include laundry rooms or	
	manager living units, and shall meet the following size	
	requirement: projects comprised of 30 or less total units, at least 600 square feet; projects from 31 to 60 total units, at	
	least 1000 square feet; projects from 61 to 100 total units,	
	at least 1400 square feet; projects over 100 total units, at	
	least 1800 square feet. Small developments of 20 units or	
	fewer are exempt from this requirement. At the discretion of the Executive Director, these limits may be waived for	
	rehabilitation projects with existing common area prior to the	
	application submission. An existing project without common	
	area may request a waiver from this requirement if the site	
	is classified as a nonconforming use under its respective	
	current zoning designation and the addition of the new facilities would trigger an entitlement process.	
-	A public agency shall provide direct or indirect long-term	
	financial support for at least fifteen percent (15%) of the	
	total project development costs, or the owner's equity (includes syndication proceeds) shall constitute at least	
	thirty percent (30%) of the total project development costs.	
G)	Adequate laundry facilities shall be available on the project	
	premises, with no fewer than one washer/dryer per 10 units.	
	To the extent that tenants will be charged for the use of central laundry facilities, washers and dryers must be	
	excluded from eligible basis. If no centralized laundry	
	facilities are provided, washers and dryers shall be provided	
	in each unit.	
H)	Dishwashers shall be provided in all Low-Income Units	
′	unless a waiver is granted by the Executive Director	
	because of planning or financial impracticality.	
n	Projects are subject to a minimum low-income use period of	
′	55 years (50 years for projects located on tribal trust land).	
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WAIVER REQUESTED (please attach proof of waiver approval)

By signing the APPLICANT STATEMENT, I/We, who are authorized to legally act on the applicant's behalf, certify and guarantee, under penalty of perjury, that the project meets the Large Family Housing Type requirements consistent with TCAC Regulations Section 10325(g)(1).